

IN THE SUPREME COURT OF THE STATE OF ALASKA

DOCKETING STATEMENT A

For Use in Appeals Under Appellate Rule 204 and 218

INSTRUCTIONS FOR MULTIPLE PARTIES OR ATTORNEYS: If there are multiple parties or attorneys, repeat the appropriate box. This may be done on a separate page. Please clearly indicate which attorney represents which party.

(for court system use)

No. _____

1. TYPE OF APPEAL

- a. ☒ General Civil Rule Appeal (App. Rule 204) b. ☐ Appeal in Child Custody Case (App. Rule 218)

2. PARTY FILING APPEAL (Appellant)

a. Name See attached for full party/attorney listings	b. Status in the Trial Court <input type="checkbox"/> Plaintiff <input type="checkbox"/> Defendant <input type="checkbox"/> Other. Specify: _____
c. Party Mailing Address (not attorney's address)	
City State Zip Code	d. Telephone

3. APPELLANT'S ATTORNEY

a. Name	b. Bar Number
c. Attorney Mailing Address	d. Telephone e. Fax
City State Zip Code	f. Firm/Agency

4. PARTY APPEALED AGAINST (Appellee) [All parties in the trial court when the final order/judgment were entered are appellees and must be listed if they did not file a notice of appeal. AR 204(b)[1] & (g).]

a. Name	b. Status in the Trial Court <input type="checkbox"/> Plaintiff <input type="checkbox"/> Defendant <input type="checkbox"/> Other. Specify: _____
c. Party Mailing Address	
City State Zip Code	d. Telephone

5. APPELLEE'S ATTORNEY

a. Name	b. Bar Number
c. Attorney Mailing Address	d. Telephone e. Fax
City State Zip Code	f. Firm/Agency

6. SUPERIOR COURT PROCEEDING

a. Case No. 3AN-22-04028CI	b. Superior Court Judge Hon. Adolf V. Zeman	c. Date Judgment Distributed February 17, 2022				
d. Post-Judgment Motions: List all post-judgment motions that affect time for filing appeal. See Appellate Rule 204(a)(3).						
DATE OF FILING		DATE ORDER DISTRIBUTED				
Month	Day	Year	Type of Post-Judgment Motion	Month	Day	Year

7. CONSTITUTIONAL ISSUES

Is the constitutionality of a state statute or regulation at issue in this appeal?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
If yes, cite statute or regulation: _____	

8. FINALITY OF JUDGMENT OR ORDER BEING APPEALED

- a. ☒ The judgment or order being appealed is final and disposes of **ALL** claims by **ALL** parties. (The judgment or order is final under City and Borough of Juneau v. Thiboudeau 595 P.2d 626 (AK 1979).)
- b. ☐ The judgment or order being appealed does not dispose of all claims by all parties but is final under Civil Rule 54(b). (The trial court's Civil Rule 54(b) order must be attached.)
- c. ☐ The judgment or order being appealed is not final. The authority for this appeal is _____


9. ATTACHMENTS

The following items are submitted with this form (except that cross-appellants need not submit item a.):

- a. ☒ A copy of the final order or judgment from which the appeal is taken.
- b. ☒ A statement of points on appeal.
- c. ☒ A \$250 filing fee or ☐ a motion to appeal at public expense (financial statement affidavit form must be included).
- ☐ a motion to waive filing fee (if basis for motion is inability to pay, financial statement affidavit form must be included).
- ☐ an application for exemption from filing fee under AS 9.19.010.
- ☐ no filing fee is required because appellant is ☐ represented by court-appointed counsel, and AS 9.19.010 does not apply.
- ☐ the state or an agency thereof.
- ☐ an employee appealing denial of benefits under AS 23.20 (Employment Security Act)
- d. A \$750 cost bond or deposit or
- ☐ a copy of a superior court order approving appellant's supersedeas bond or a copy of appellant's motion to the superior court for approval of a supersedeas bond.
- ☐ a motion to waive cost bond (if basis for motion is inability to pay, financial statement affidavit form must be included).
- ☐ a motion to appeal at public expense (financial statement affidavit form must be included.)
- ☐ no cost bond is required because appellant is ☐ represented by court-appointed counsel.
- ☐ a state agency, municipality, or state or municipal officer.
- ☐ an employee appealing denial of compensation by Alaska Workers' Compensation Board or denial of benefits under AS 23.20 (Employment Security Act).
- e. Designation of transcript ☐ submitted ☒ not submitted (no transcript being requested) ☐ motion to extend submitted

2/18/2022

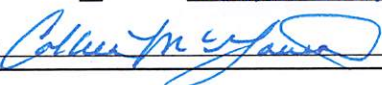
Date


Signature of Appellant or Appellant's Attorney

CERTIFICATE OF SERVICE

I certify that on 2/18/22 a copy of the notice of appeal, this docketing statement, and all attachments (except filing fee and cost bond) were

mailed	delivered	to All Parties (listed)
<input type="checkbox"/>	<input type="checkbox"/>	<u>Margaret Paton-Walsh</u>
<input type="checkbox"/>	<input type="checkbox"/>	<u>Katherine Demarest</u>
<input type="checkbox"/>	<input type="checkbox"/>	<u>James Torgerson</u>
<input type="checkbox"/>	<input type="checkbox"/>	<u>Kevin Cuddy</u>
<input type="checkbox"/>	<input type="checkbox"/>	<u>Connor Smith</u>

Signature: 

FILING INSTRUCTIONS

File original docketing statement and notice of appeal with all attachments listed in #9 and ONE copy of ALL except filing fee and cost bond.

ADDENDUM TO DOCKETING STATEMENT A

2. PARTIES FILING APPEAL (Appellants)

Parties represented by Cashion Gilmore & Lindemuth

- a. Madilyn Short
- b. Plaintiff
- c. 270 Saint Mortiz Drive Girdwood, AK 99587
- d. 907-351-4319

- a. Riley von Borstel
- b. Plaintiff
- c. P.O. Box 752534 Fairbanks, AK 99775
- d. 907-422-7196

- a. Kjrsten Schindler
- b. Plaintiff
- c. HCR 62 Box 5406 Delta Junction, AK 99737
- d. 907-616-1618

- a. Jay-Mark Pascua
- b. Plaintiff
- c. 6352 Fairweather Drive Anchorage, AK 99518
- d. 907-952-0007

3. APPELLANTS' ATTORNEYS

- a. Jahna M. Lindemuth
- b. Alaska Bar No. 9711068
- c. 510 L Street, Suite 601 Anchorage, AK 99501
- d. 907-339-4966
- e. 907-222-7938
- f. Cashion Gilmore & Lindemuth

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- a. Scott M. Kendall
- b. Alaska Bar No. 0405019
- c. 510 L Street, Suite 601 Anchorage, AK 99501
- d. 907-339-4967
- e. 907-222-7938
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- d. 907-339-4969
- e. 907-222-7938
- f. Cashion Gilmore & Lindemuth
sam@cashiongilmore.com

4. PARTIES APPEALED AGAINST (Appellees)

- a. Governor Michael J. Dunleavy
 - b. Defendant
 - c. c/o Margaret Paton-Walsh and Katherine Demarest (see Section 5)
-
- a. State of Alaska, Office of Management and Budget
 - b. Defendant
 - c. c/o Margaret Paton-Walsh and Katherine Demarest (see Section 5)
-
- a. State of Alaska, Department of Administration
 - b. Defendant
 - c. c/o Margaret Paton-Walsh and Katherine Demarest (see Section 5)

5. APPELLEES' ATTORNEYS

- a. Margaret Paton-Walsh
- b. Alaska Bar No. 0411074
- c. 1031 W. 4th Avenue, Suite 200, Anchorage, AK 99501
- d. 907-269-5100
- e. 907-276-3697
- f. State of Alaska, Attorney General's Office
margaret.paton-walsh@alaska.gov

- a. Katherine Demarest
- b. Alaska Bar No. 1011074
- c. 1031 W. 4th Avenue, Suite 200, Anchorage, AK 99501
- d. 907-269-5100
- e. 907-276-3697
- f. State of Alaska, Attorney General's Office
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